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2 UNITED STATES DISTRICT COURT
3 WESTERN DISTRICT OF WASHINGTON
4 AT TACOMA

5 UNITED STATES OF AMERICA, for
6 the use of BLACK PINE
7 DIRECTIONAL, INC., an Idaho
8 corporation, DOUG NEWMAN, an
9 Idaho resident, and JOSEPH NEWMAN,
10 a Colorado resident,

11 Plaintiffs,

12 vs.

13 ROBINSON BROS. CONSTR., INC., an
14 Oregon corporation, INTELEPOINT,
15 LLC, an Oregon corporation,
16 TRAVELERS CASUALTY AND
17 SURETY COMPANY OF AMERICA, a
18 Connecticut Corporation, CRAIG
19 SORENSON, a Washington resident, and
20 MIKE RAKOZ, a Washington resident,

21 Defendants.

NO. 3:11-cv-05357- BHS

ORDER GRANTING MOTION TO
EXTEND TIME BY DEFENDANT
ROBINSON BROS. CONSTR., INC.

22 Defendant Robinson Bros. Constr., Inc.'s ("RBC's") Motion to
23 Extend Time is GRANTED, as follows:

24 1. The time for responsive pleadings by defendants is extended
25 through July 29, 2011, or for as-yet-to be served defendants, such later date as
26 may result from actual service; and

2. Deadlines set by the Court's May 16, 2011 Minute Order are
extended, as follows:

Deadline for Responsive Pleading by all defendants (except those entitled to a later date by virtue of the actual date of service).	July 29, 2011
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BRADACH LAW OFFICES
800 N.W. 6th Avenue, Suite 209
Portland, OR 97209-3783
(503) 238-7170

1 Deadline for FRCP 26(f) Conference: September 23, 2011
2 Initial Disclosures Pursuant to FRCP 26(a)(1): October 6, 2011
3 Combined Joint Status Report and Discovery October 13, 2011
4 Plan as Required by FRCP 26(f) and Local
5 Rule CR 16.

6 IT IS SO ORDERED

7 DATED this 28th day of July 2011.

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11 BENJAMIN H. SETTLE
12 US District Court Judge

13 PRESENTED BY:
14 BRADACH LAW OFFICES

15 By: s/ John F. Bradach, Sr.
16 John F. Bradach, Sr., WSB #24681
Attorney for defendant Robinson Bros. Constr., Inc.

17 **CERTIFICATE OF SERVICE**

18 I hereby certify that I electronically filed the foregoing **[PROPOSED]**
19 **ORDER GRANTING MOTION TO EXTEND TIME BY DEFENDANT**
20 **ROBINSON BROS. CONSTR., INC.** with the Clerk of the Court, using the
CM/ECF System, which will send notification of such filing to the following at
their respective email addresses:

21 Benjamin D. Johnson
22 Bennett Tueller Johnson & Deere
23 3165 East Milrock Drive, Suite 500
24 Salt Lake City, UT 84121
25 Telephone: (801) 438-2000
26 Facsimile: (801) 438-2050
Email: ben.johnson@btjd.com
Pro Hac Vice

BRADACH LAW OFFICES
800 N.W. 6th Avenue, Suite 209
Portland, OR 97209-3783
(503) 238-7170

1 and

2 Zachary Tomlinson
3 Davis Wright Tremaine LLP
4 1201 Third Avenue, Suite 2200
5 Seattle, WA 98101-3045
6 Telephone: (206) 757-8158
7 Facsimile: (206) 757-7158
8 Email: zacharytomlinson@dwt.com
9 Attorneys for Plaintiffs

10 and

11 Carter M. Mann
12 Lane Powell
13 601 S. W. 2nd Ave., Suite 2100
14 Portland, OR 97204
15 Telephone: (503) 778-2156
16 Facsimile: (503) 778-2200 \
17 Email: MannC@LanePowell.com
18 Attorney for Defendant Intelepoint, LLC

19 DATED this 5th day of July, 2011, at Portland, Oregon.

20 BRADACH LAW OFFICES

21 s/ John F. Bradach, Sr.
22 John F. Bradach, Sr., WSB #24681
23 Attorney for Defendant Robinson Bros.
24 Constr., Inc.

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